



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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ATTORNEY DOCKET NO. FIRST NAMED INVENTOR FILING DATE APPLICATION NO. 09/173,853 KNIGHT 10/16/98 T 98-002 EXAMINER LM02/1214 J NICHOLAS GROSS JOSEPH, T 10950 N BLANEY AVENUE PAPER NUMBER ART UNIT SUITE B CUPERTINO CA 95014 2773 DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

12/14/99



Office Action Summary

Applicant(s) Application No. 09/173,853

Knight

Group Art Unit

	inomas cosepii	
X Responsive to communication(s) filed on Oct 15, 1998		
☐ This action is FINAL.		
Since this application is in condition for allowance excep in accordance with the practice under Ex parte Quayle	ot for formal matters, prosecuti 35 C.D. 11; 453 O.G. 213.	ion as to the merits is closed
A shortened statutory period for response to this action is so longer, from the mailing date of this communication. Failure application to become abandoned. (35 U.S.C. § 133). Exter 37 CFR 1.136(a).	e to respond within the period for r	esponse will cause the
Disposition of Claim		
X) Claim(s) <u>1-120</u>	2	is/are pending in the applicat
Of the above, claim(s)		is/are withdrawn from consideration
☐ Claim(s)		is/are allowed.
Claim(s)		is/are rejected.
Claim(s)		
X) Claims <u>1-120</u>	are subject to	restriction or election requirement.
Application Papers See the attached Notice of Draftsperson's Patent Dra The drawing(s) filed onOct 15, 1998 is/a The proposed drawing correction, filed on The specification is objected to by the Examiner. The oath or declaration is objected to by the Examiner. Priority under 35 U.S.C. § 119 Acknowledgement is made of a claim for foreign prioricy in the CERTIFIED copies of the CERTIFIED copies in received. The oath or declaration No. (Series Code/Series in received in Application No. (Series Code/Series in this national stage application from the Certified copies not received: Acknowledgement is made of a claim for domestic page is not received.	re objected to by the Examiner. Isapproved er. Prity under 35 U.S.C. § 119(a)-(d). Es of the priority documents have be I Number) The International Bureau (PCT Ru	een
Attachment(s) Notice of References Cited, PTO-892 Information Disclosure Statement(s), PTO-1449, Paper Interview Summary, PTO-413 Notice of Draftsperson's Patent Drawing Review, PTO Notice of Informal Patent Application, PTO-152		

- SEE OFFICE ACTION ON THE FOLLOWING PAGES -

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DETAILED ACTION

- 1. Claims 1-120 are pending in this application. Claims 1, 24, 42, 53, 75, 91, 99, 106, and 111 are independent claims.
- 2. The present title of the inventions is "Graphical Data Collection Interface."

Specification

This application contains an appendix consisting of a computer program listing of more than ten (10) pages. In accordance with 37 CFR 1.96(c), a computer program listing contained on more than ten (10) pages, must be submitted as a "microfiche appendix" conforming to the standards set forth in 37 CFR 1.96(c)(2) and must be appropriately referenced in the specification (see 37 CFR 1.77(a)(6)). Accordingly, applicant is required to cancel the computer program listing appearing in the current appendix to the specification, file a "microfiche appendix" in compliance with 37 CFR 1.96(c), and insert an appropriate reference to the newly added "microfiche appendix" at the beginning of the specification.

Election/Restriction

- 4. Restriction to one of the following inventions is required under 35 U.S.C. 121:
 - Claims 1-23 and 53-74 are drawn to parameter menu and parameter canvas, classified in class 345, subclass 352.

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- II. Claims 24-41 and 75-90 are drawn to a preference field, classified in class 345, subclass 339.
- III. Claims 42-52, 91-120 are drawn to data palette and data canvas, classified in class 345, subclass 334.
- 5. The inventions are distinct, each from the other because of the following reasons:

 Inventions I-III are related as subcombinations disclosed as usable together in a single combination. The subcombinations are distinct from each other if they are shown to be separately usable. In the instant case, each of the respective inventions has separate utility as in a system not having the others. See MPEP § 806.05(d).

Invention I is the parameter menu and parameter canvas component which can be implemented on any computerized electronic communication system. Invention II is the preference field on which the Applicant intends to implement the said software component for the most optimal performance. Invention II can theoretically operate without the menu and canvas taught by I while Invention I can also be operated without the preference field described in Invention II.

Invention III is a data palette and data canvas component which can be implemented on with any parameter menu coupled with parameter canvas. Invention I is the parameter menu coupled with parameter canvas on which the Applicant intends to implement the said data palette and data palette for the processing of user input. Invention III can theoretically operate without

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the menu and canvas taught by I while Invention I can also be operated without the data palette and data canvas described in Invention III.

- 6. Because these inventions are distinct for the reasons given above and the search required for each group is not required for another group, restriction for examination purposes as indicated is proper.
- 7. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.
- 8. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a petition under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(I).
- Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined.
- 10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thomas Joseph whose telephone number is (703) 305-2277. The examiner can normally be reached on Monday through Friday from 7:30 pm to 4:00 pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matt Kim, can be reached on (703) 305-3821. The fax phone number for the organization where this application or proceeding is assigned is (703) 308-6606.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

tii/12-9-99

JOHN E. BREENE PRIMARY EXAMINE



Form PTO-1449 (REV. 7-92) U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use several sheets if necessary)							Attorney's Docket Number: Prophet 98-002			Serial No.: 09/173,853					
OIPE									Applicant(s): Timothy Orr Knight						
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20	Shneiderman, Ben "Designing the User Interface: Strategies for Effective Human-Computer Interaction", (Addison Wesley Longman, Inc., 1998), pp. 79-89; 186-213; 235-261; 325; 391-397; 522-541.											ley			
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Notice of References Cited

Application No. 09/173,853

Examiner

Knight

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Section 1						1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
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Notice of References Cited

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